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13	Attorney for Defendant TIG INSURANCE COMPANY EDBONEOUSLY SHED HEDERN AS	
14	ERRONEOUSLY SUED HEREIN AS TIG SPECIALTY INSURANCE COMPAN	IY .
15		
16	UNITED STATES DISTRICT COURT	
17	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19	AIU INSURANCE COMPANY, a New	No. C 07 5491 EDL
20	York corporation,	
21	Plaintiff, vs.	STIPULATION EXTENDING TIME TO FILE RESPONSIVE PLEADING
22	ACCEPTANCE INSURANCE	(FRCP 6(b); CIVIL L.R. 6-1(a))
23	COMPANY, a Delaware corporation, TIG SPECIALTY INSURANCE COMPANY, a California corporation, ROYAL	
24	INSURANCE COMPANY OF	COMPLAINT FILED: October 2007
25	AMERICA, a Delaware corporation, AMERICAN SAFETY RISK	
26	RETENTION GROUP, IND., a Vermont corporation, and DOES 1 through 10,	
27	inclusive,	
28	Defendants.	n

Plaintiff AIU Insurance Company and Defendant TIG Insurance Company, erroneously sued herein as TIG Specialty Insurance Company (collectively, "the PARTIES") hereby stipulate, by and through their respective counsel of record, as follows:

- In the interests of justice, and to allow Defendant TIG Insurance 1. Company sufficient time to analyze and properly respond to Plaintiffs' Complaint herein, the PARTIES hereby stipulate that pursuant to Civil L.R. 6 1(a) and Federal Rule of Civil Procedure 6(b), Defendant TIG Insurance Company is hereby given a 15day extension to answer or otherwise respond to Plaintiff's Complaint. The answer or other response was originally due on November 26, 2007. Therefore, the answer or response by TIG Insurance Company will now be due no later than Tuesday, December 11, 2007.
- The PARTIES further stipulate that this document may be executed in 2. counterparts and that a signature provided electronically or via facsimile will be considered an original for all purposes related to this document.

DATED: November 15, 2007

MCCURDY & FULLER LLP

Attorney for Plaintiff

AIU INSURANCE COMPANY

DATED: November 15. 2007

LAW OFFICES OF SEMHA ALWAYA

Attorney for Defendant G SPECIALITY INSURANCE COMPANY